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REQUEST

# CONTINUED EXAMINATION (RCE) **TRANSMITTAL**

Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000, provides for continued examination of an utility or plant application filed on or after June 8, 1995.

See The American Inventors Protection Act of 1999 (AIPA).

Application Number	09/785,858
Filing Date	February 16, 2001
First Named Inventor	Shane P. Leiphart
Group Art Unit	1745
Examiner Name	Cantelmo, Cu E
Attorney Docket Number	MI22-1636

This is a Request for Continued Examination (RCE) under 37 C.F.F.  NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified approximate to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.53 the patent term adjustment provisions of the AIPA. See Changes to Application Examin Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 12 established RCE practice.	B (d) (PTO/SB/29) instead of a RCE to be eligible for lation and Provisional Application Practice, Final Rule, 65	
1. Submission required under 37 C.F.R. § 1.114  a. Previously submitted i. Consider the amendment(s)/reply under 37 C.F.R. § ii. Consider the arguments in the Appeal Brief or Reply iii. Other  b. X Enclosed i. Amendment/Reply (response to December 23, ii. Affidavit(s)/Declaration(s) iii. Information Disclosure Statement (IDS) iv. X Other Return receipt postcard;  2. Miscellaneous iii. Suspension of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall not expense to December 23, iii. Responsion of action on the above-identified application is a period of months. (Period of suspension shall	Brief previously filed on  2002 Final Office Action)  s requested under 37 C.F.R. § 1.103(c) for reced 3 months; Fee under 37 C.F.R. § 1.17(i) required)  n the RCE is filed. fees, or credit any overpayments, to  03/27/2003 BNGUYEN1 00000007 09785858 01 FC:1801  750.00 OP	
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED		
Name (Print /Type) Jennifer J. Taylor, Ph.D.  Signature Jennuly Joules	Registration No. (Attorney/Agent) 48,711  Date March 24, 2003	
CERT/FICATE OF MAILING OR TRANSMISSION  I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an		
envelope addressed to: Commissioner For Patents, Box RCE, Washington, DC 202 Office on:  Name (Print/Type)  Signature	31, or facsimile transmitted to the U.S. Patent and Trademark	

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND Fees and Completed Forms to the following address: Assistant Commissioner for Patents, Box RCE, Washington, DC 20231.

Appl. No. 09/785,858

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

pplication Serial No. ......09/785,858 Filing Date ......February 16, 2001 Inventor......Shane P. Leiphart Assignee......Micron Technology, Inc. Examiner .......Cantelmo, Gregg Attorney's Docket No. .....Ml22-1636 Title: Method of Forming an Aluminum Comprising Line Having a Titanium Nitride Comprising Layer Thereon

## RESPONSE TO DECEMBER 23, 2002 FINAL OFFICE ACTION ACCOMPANYING **RCE FILING**

To:

Box RCE

**Assistant Commissioner for Patents** 

Washington, D.C. 20231

From:

ADUP TO STORY Jennifer J. Taylor, Ph.D. (Tel. 509-624-4276; Fax 509-838-342-

Wells St. John P.S.

601 W. First Avenue, Suite 1300 Spokane, WA 99201-3828

### **AMENDMENTS**

## In the Claims

Please replace the claims with the following clean version of the entire set of pending claims, in accordance with 37 C.F.R. § 1.121(c)(1)(i). Cancel all previous versions of any pending claim.

A marked up version showing amendments to any claims being changed is provided in one or more accompanying pages separate from this amendment in accordance with 37 C.F.R. § 1.121(c)(1)(ii). Any claim not accompanied by a marked up version has not been changed relative to the immediate prior version, except that marked up versions are not being supplied for any added claim or canceled claim.